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BY FAX (212-805-7901)

Hon. Harold Baer, Jr. United States District Court Southern District of New York 500 Pearl Street, Room 2230 New York, New York 10007

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Petals Decorative Accents, LLC v. The Elevation Group, LLC, et. als.

Case No.: 07-ev-8120 (HB)

Dear Judge Bear.

We represent the Plaintiff in the above-referenced matter. We are in receipt of the Motion to Transfer Venue made by Defendant Control Solutions, Inc., and we write, with the consent of Defendant's counsel, to respectfully request an extension of time to prepare and file papers in opposition to said motion, if in fact we ultimately conclude that such an opposition is warranted.

I am the attorney handling this matter on the Plaintiff's behalf and I am going to be out of the country from Thursday, October 25th through Saturday, November 3rd, Accordingly, I respectfully request that the Plaintiff's opposition, if any, be filed on or before November 19, 2007 and the Defendant's reply, if any, be filed by November 26th.

I again note that I have discussed the foregoing with CSI's counsel and they do not oppose the instant request and consent to the dates suggested above. We thank you in advance for your consideration of our request.

cc: via fax

Nanette M. Embres, Esq.

Stevens & Lee

Attorneys for Control Solutions

600 College Road East

Suite 4400

Princeton, NJ 08540

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Sincerely

AFFILIATED WITH WHITEMAN OSTERMA

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3:59PM OCT, 24, 2007

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Case 1:07-cv-08120-HB Document 15 Filed 10/29/2007 Page 2 of 2 Endorsement:

Unless I have set a timetable which I doubt my rules make clear I only accept fully briefed motions so this letter should be addressed to your adversary so the two of you can work out a schedule. I'll be here.